

In Re: Shunta L. Boyd  
Debtor.

**Chapter 13  
Case No. 17-26582**

## Chapter 13 Plan

Address: Debtor 4791 Lynngate Drive, Memphis, TN 38141

## Plan Payment:

Debtor Shall Pay: \$112.00 Every Two Weeks By:  Direct Pay \_\_\_\_\_  
Or by:  Payroll Deduction Pizza Hut, 720 West 20th St., Pittsburgh, KS 66762

- |   |                         |                      |                      |
|---|-------------------------|----------------------|----------------------|
| 1. This Plan [Rule 3015.1 Notice]:  |                         |                      |                      |
| (A) Contains a Non-standard Provision [See provision 19].   | (X) Yes                 | ( )                  | No                   |
| (B) Limits the Amount of a Secured Claim Based on a Valuation of the Collateral for the Claim [See provisions 7 and 8]. | (X) Yes                 | ( )                  | No                   |
| (C) Avoids a Security Interest or Lien. [See provision 12].   | ( )                     | Yes                  | (X) No               |
| 2. Administrative Expenses: Pay Filing Fee and Debtor Attorney's Fee Pursuant to Confirmation Order.                    |                         |                      |                      |
| 3. Auto Insurance: ( ) Included in Plan Or (X) Not Included in Plan if proof provided by Debtor                         |                         |                      |                      |
| 4. Domestic Support Paid By: ( ) Debtor Directly ( ) Wage Assignment ( ) Trustee To:                                    | <u>Monthly Pmt.</u>     |                      |                      |
| ongoing payment begins _____  | _____                   |                      |                      |
| Approximate arrearage _____   | _____                   |                      |                      |
| ongoing payment begins _____  | _____                   |                      |                      |
| Approximate arrearage _____   | _____                   |                      |                      |
| 5. Priority Claims:   | <u>Monthly Pmt.</u>     |                      |                      |
| _____   | Amount                  | _____                |                      |
| _____   | Amount                  | _____                |                      |
| 6. Home Mortgage Claims: ( ) Paid Directly by Debtor or ( ) Paid by Trustee To:   | <u>Monthly Pmt.</u>     |                      |                      |
| ongoing payment begins _____  | _____                   |                      |                      |
| Approximate arrearage _____   | Interest                | _____                |                      |
| ongoing payment begins _____  | _____                   |                      |                      |
| Approximate arrearage _____   | Interest                | _____                |                      |
| 7. Secured Claims [Retain Lien 11 U.S.C. §1325 (a)(5)]:   | <u>Collateral Value</u> | <u>Interest Rate</u> | <u>Monthly Pmnt.</u> |
| One Main (2007 Chrysler PT Cruiser)   | \$ 5,944.00             | 5.75%                | \$119.00             |

8. Secured Automobile Claims for Debt Incurred Within 910 Days of Filing, and Other Secured Claims for Debt Incurred Within One Year of Filing [Retain Lien 11 U.S.C. §1325 (a)(5)]:

Collateral Value	Interest Rate	Monthly Pmnt.

9. Secured Claims for Which Collateral Will Be Surrendered; Stay Is Terminated Upon Confirmation for the Limited Purpose of Gaining Possession and Commercially Reasonable Disposal of Collateral:

Collateral
Collateral

10. Special Class Unsecured Claims:

	Collateral Value	Interest Rate	Monthly Pmnt.
Hedgerow Apts (rent through 7/2017)	\$ 800.00	0.00%	\$40.00

11. Student Loan Claims and Other Long Term Claims:

( ) Not Provided For	( ) General Unsecured Creditor
( ) Not Provided For	( ) General Unsecured Creditor

12. The Judicial Liens or Non-possessory, Non-purchase Money Security Interests Held by the Following Creditors Are Avoided to the Extent Allowable Pursuant to 11 U.S.C. §522(f):

13. Absent a Specific Court Order Otherwise, All Timely Filed Claims, Other than Those Specifically Provided for Above, Shall Be Paid as General Unsecured Claims.

14. Estimated Total General Unsecured Claims: \$1,849.00.

15. The Percentage to Be Paid to Non-priority, General Unsecured Claims Is: ( ) \_\_\_\_\_ ;  
Or (X) Trustee Shall Determine the Percentage to Be Paid after Passage of Final Bar Date.

16. This Plan Assumes or Rejects Executory Contracts:

Hedgerow Apts	(X) Assume	( ) Reject
	( ) Assume	( ) Reject

17. Completion: Plan shall be completed upon payment of the above, approximately 60 months.

18. Failure to Timely File a Written Objection to Confirmation Shall Be Deemed Acceptance of Plan.

19. Non-standard Provisions:

For the purposes of provision 8, all collateral will be assumed to have exceeded the time limits set forth in the hanging paragraph following § 1325(a)(9), unless the debtor is in possession of the original contract.

Any Non-standard Provision Stated Elsewhere Is Void.

20. Certification: This Plan Contains No Non-standard Provisions Except Those Stated in Provision 19.

/s/ Jimmy E. McElroy TN Bar #011908  
Debtor's Attorney's Signature

Date July 31, 2017

August 1, 2017

910 > February 2, 2015